Exhibit "A"

Complaint

			Steven D. Grierson CLERK OF THE COURT					
		RYAN ALEXANDER	Aguant. Literen					
	'	Nevada Bar No. 10845						
	2	RYAN ALEXANDER, CHTD.						
	3	3017 West Charleston Blvd., Ste. 58 Las Vegas, NV 89102	CASE NO: A-20-814997-					
	4	Phone: (702) 868-3311	Department 2					
	Ì	Fax: (702) 822-1133						
	5	5 Attorney for Plaintiff DISTRICT COURT						
	6	CLARK COUNTY, NEVADA						
2	7	7 -						
891(8	MARTHA SANCHEZ, a, an Individual;	Case No.:					
VADA	9	Plaintiff,	Dept. No.:					
RYAN ALEXANDER, CHTD. 017 WEST CHARLESTON BOULEVARD SUITE 58, LAS VEGAS, NEVADA 89102	1	v.	COMPLAINT					
	10	WAL-MART STORES, INC., a Delaware	GARGES OF A CHICAGO					
ک نے	11	Corporation doing business as WAL-MART;	CAUSES OF ACTION: (1) Negligence					
υς, π. Ω, Θ,	12	DOES I-X, unknown persons; and ROE Corporations I-X;	(1) Negligenee					
RYAN ALEXANDER, CHTD. BOULEVARD SUITE 58, LA	13	Defendants.						
IN ALI	14							
₹ <u>6</u>	15	[COMES NOW, Plaintiff MARTHA SANCHEZ ("Plaintiff" and "SANCHEZ"), by and through his						
LESTO		attorney of record, Ryan Alexander, Esq., as and for her Complaint against Defendants WAL-MART						
GAR	16	STORES, INC., a Delaware Corporation, DOES I through X, inclusive, and ROE CORPORATIONS I-						
WES	17	X, inclusive (collectively, "Defendants"), and hereby	complains, alleges and states as follows:					
3017	18							
	19	1. Plaintiff MARTHA SANCHEZ is an individual who resides in Cook County, Illinois.						
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	25	inclusive, who are in some manner responsible for injuries described herein, are unknown at this time						
	26	Plaintiff, therefore, sues said Defendant by such fictitious names and will seek leave of the Court to						
	27	amend this Complaint to show their true names and capacities when ascertained.						
	20	4. Upon information and belief, at all times pertinent, Defendant were agents, servants, employees or						

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joint ventures of every other Defendant herein, and at all time mentioned hereinafter were acting

within the scope and course of said agency, employment, or joint venture, with knowledge and permission and consent of all other Defendants.

5. The Defendants are jointly and severally liable for each defendant's actions.

JURISDICTION AND VENUE

- 6. Venue is proper in Clark County, Nevada pursuant to NRS 13.040.
- 7. The exercise of jurisdiction by this Court over each Defendant in this civil action is proper pursuant to NRS 14.065.
- 8. The incident for which Plaintiffs complains and for which Defendants are liable arises out of negligence of WALMART in Clark County, Nevada.

GENERAL ALLEGATIONS

- 9. Defendant WAL-MART owns, operates, manages and controls the premises and building known as WAL-MART SUPERCENTER ("WALMART"), at 4505 W. Charleston Boulevard in Las Vegas, Nevada.
- 10. At all the times hereinafter mentioned, the defendant WALMART was in control of the management of said retail store and was held out to the public by the Defendant as the "proprietor" thereof.
- 11. Defendant WALMART employed attendants, to attend the common areas of the above mentioned premises, and to assist persons lawfully using said premises and maintaining the facilities.
- 12. On or about May 29, 2018, SANCHEZ was walking in WALMART as a customer when she slipped in liquid on the floor.
- 13. The liquid appeared to be standing water.
- 14. WALMART employees were located throughout the store, but none of the employees cleaned up the liquid, allowing it to remain wet and a slipping hazard.
- 15. Alternately, WALMART employees put the liquid on the floor themselves, causing the hazard.
- 16. There were no warning signs or cones indicating that a liquid was spilled on the floor.
- 17. Defendants knew or should have known that there was liquid on the floor and that it was a

hazard to invitees.

- 18. There were no caution signs or warnings of liquids on the floor.
- 19. There were no warnings that the floor was in an unsafe or slippery condition.
- 20. Plaintiff has suffered physical injuries as a result of the fall, including damage to his extremities, upper and lower back, and right knee. As a result of the incident, Plaintiff has suffered pain and has lost mobility. Plaintiff continues to suffer and will suffer pain from the injuries in the incident.
- 21. Plaintiff has incurred medical expenses in excess of \$33,051 as a result of the fall.
- 22. Plaintiff suffered economic losses and adverse employment effects from the incident.
- 23. Plaintiff has incurred damages in excess of \$15,000.

FIRST CLAIM FOR RELIEF

(Negligence)

- 24. Plaintiff hereby repeats and alleges all previous paragraphs, as though fully set forth herein.
- 25. Plaintiff fell as aforesaid, by reason of the negligence of the Defendants in failing to clean and keep dry the grounds of said premises of said corporate defendant; in maintaining said floor in a condition dangerous to the life and limb of persons lawfully using same, in that they failed to clean the floor of liquid; in maintaining said floor in a slippery condition, dangerous to the life and limb of persons using the same; in failing to use proper cleaning and maintenance standards, and to exercise proper care, or to remedy the slippery condition of the floor to the aforesaid premises with protective strips, coatings or warning signs and cones.
- 26. Defendants failed to maintain the floor of their facility in reasonably safe condition for use.
- 27. Defendants knew or should have known about the condition of the floor.
- 28. Defendants knew that broken merchandise, employees or other invitees of WALMART may cause debris or fluids to fall onto the floor and cause a danger to Plaintiff that was foreseeable.
- 29. Alternately, WALMART knew that employees may leave the floor in a wet or unsafe condition due to liquids.
- 30. Defendants and its attendants failed to take reasonable precautions against the foreseeable

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dangerous condition caused by employees or other invitees.

- 31. Defendants failed to exercise due care for the safety of the Plaintiff or other patrons or employees of the WALMART on the premises.
- 32. Upon information and belief, Defendants knew of prior incidents of similar dangerous conditions of liquids or slick substances on the floors being caused on the premises by other persons, or by broken merchandise, and the Defendant had notice or knowledge of those incidents.
- 33. The doctrine of res ipsa loquitur is applicable to Plaintiff's action against Defendants herein, in that at the time that Plaintiff fell, the floor was under the exclusive control of Defendants. If Defendants had cleaned or maintained the floor with reasonable care, instead of in a negligent manner, then, in the ordinary course, Plaintiff would not have fallen as alleged herein.
- 34. As a result of Defendants' negligence, Plaintiff has suffered physical and emotional pain.
- 35. As such, Defendant is responsible for damages in excess of \$15,000.00.
- 36. Because of Defendants' acts or omissions, Plaintiff has been required to incur further attorneys' fees and costs in bringing this action and request that the Court grant said fees and costs.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff is entitled to judgment in his favor and against Defendants, jointly and severally, as follows:

- 1. For judgment in an amount in excess of \$15,000.00;
- 2. For all costs and all attorneys' fees incurred and accrued in these proceedings;
- 3. For interest thereon at the legal rate until paid in full; and
- 4. For such other and further relief as the Court may deem just and proper.

Dated May 13, 2020.

RYAN ALEXANDER, CHTD.

RYAN ALEXANDER Nevada Bar No. 10845 Attorney for Plaintiff

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-	RYAN ALEXANDER					
2	Nevada Bar No. 10845					
3	RYAN ALEXANDER, CHTD. 3017 West Charleston Blvd., Ste. 58	CASE NO: A-20-814997-				
4	Las Vegas, NV 89102	Department 2				
4	Phone: (702) 868-3311	·				
5	Fax: (702) 822-1133					
6	Attorney for Plaintiff	CT CAUDT				
7	DISTRICT COURT CLARK COUNTY, NEVADA					
- 1						
8	MARTHA SANCHEZ, an Individual;	Case No.: Dept. No.:				
9	Plaintiff,	Dept. No				
	v.	INITIAL APPEARANCE FEE				
10	WAL-MART STORES, INC., a Delaware	DISCLOSURE				
11	Corporation; DOES I-X, unknown persons;					
12	ROE Corporations I-X,					
13	Defendants.					
_						
14	Pursuant to Nevada Revised Statutes, C	hapter 19, filing fees are submitted herewith for				
15	parties appearing in the above-entitled action as indicated below:					
16	MARTHA SANCHEZ	\$ 270.0 <u>0</u>				
17		9 2 . 513 5				
18	TOTAL REMITTED:	\$ 270.00				
	Dated this 13th of May, 2020.	RYAN ALEXANDER, CHTD.				
19	Dated this 15th of Way, 2020.	KIAN ADDAMOUR, OHID.				
20		\bigcirc \bigcirc \bigcirc \bigcirc				
21		Fredhol				
22		RYAN ALEXANDER				
		Nevada Bar No. 10845				
23		3017 West Charleston Blvd., Stc. 58 Las Vegas, NV 89102				
24		Attorney for Plaintiff				
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27						
	 					

DISTRICT COURT CIVIL COVER SHEET

Clark County, Nevada CASE NO: A-20-81										
(Assigned by Clerk's	Office)		Departm	ient 26						
me and mailing addresses if different)										
	Defendant(s) (name/address/phone):			_						
		Wal-Mai	rt Stores Inc.							
		c/o Con	poration Trust Co. of Nevada	-						
				_						
		Carson	City 89701	_						
	Attorney (name/address/phone):									
NV Bar No. 10845		,								
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		Torts	-	-						
Negligence		Other Torts								
Auto		Product Lin	ability							
Premises Liability		Intentional Misconduct								
Other Negligence		Employment Tort								
Malpractice		Insurance Tort								
Medical/Dental		Other Tort								
Legal										
Accounting										
Other Malpractice										
Construction Defect & Contract		Judicial Review/Appeal								
Construction Defect		Judicial Review								
Chapter 40		Foreclosure Mediation Case								
Other Construction Defect		Petition to	Seal Records							
Contract Case		Mental Co	mpetency							
Uniform Commercial Code		Nevada State	Agency Appeal							
Building and Construction										
Insurance Carrier		l 								
Commercial Instrument										
Collection of Accounts										
Employment Contract		=								
Other Contract		Other Judio	cial Review/Appeal							
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l Writ		Other Civil Filing								
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Other Civil Writ										
		Other Civil Matters								
Business Court filings should be filed using the Business Court civil coversheet.										
5/13/2020 Del										
	NV Bar No. 10845 ER, CHTD. 58, Las Vegas NV 89102 ax: (702) 822-1133 elect the one most applicable filing type Negligence Auto Premises Liability Other Negligence Malpractice Medical/Dental Legal Accounting Other Malpractice Construction Defect Construction Defect Construction Defect Construction Defect Contract Case Uniform Commercial Code Building and Construction Insurance Carrier Commercial Instrument Collection of Accounts Employment Contract Other Contract Writ Writ Writ Writ of Prohibition Other Civil Writ	Case No	Case No	Case No						

See other side for family-related case filings.